TITLE 170 INDIANA UTILITY REGULATORY COMMISSION

Proposed Rule

LSA Document #12-442

DIGEST

Adds <u>170 IAC 1-7</u> to establish procedures by which a municipality or users of the works whose property is located outside the corporate boundaries of the municipality may file a petition regarding certain rates and charges. Effective 30 days after filing with the Publisher.

IC 4-22-2.1-5 Statement Concerning Rules Affecting Small Businesses

170 IAC 1-7

SECTION 1. 170 IAC 1-7 IS ADDED TO READ AS FOLLOWS:

Rule 7. Commission Review of Municipal Utility Rates and Charges

170 IAC 1-7-1 Policy and scope

Authority: IC 8-1-1-3; IC 8-1.5-3-8.3

Affected: IC 8-1.5-3-8.3

Sec. 1. This rule is intended to establish procedures by which:

- (1) a municipality; or
- (2) users of the works whose property is located outside the corporate boundaries of the municipality; may file a petition under <u>IC 8-1.5-3-8.3(d)</u> and <u>IC 8-1.5-3-8.3(e)</u> for the commission to review and adjust, if necessary, the rates and charges imposed on users whose property is located outside the corporate boundaries.

(Indiana Utility Regulatory Commission; 170 IAC 1-7-1)

170 IAC 1-7-2 Definitions

Authority: <u>IC 8-1-1-3</u>; <u>IC 8-1.5-3-8.3</u> Affected: <u>IC 8-1.5-3-8.1</u>; <u>IC 8-1.5-3-8.3</u>

- Sec. 2. The definitions in IC 8-1.5-3-8.3 and the following apply throughout this rule:
- (1) "Commission" means the Indiana utility regulatory commission.
- (2) "Commission division" means the technical division of the commission for the water and wastewater industry.
- (3) "Conference" means the official regularly scheduled meeting of the commission at which orders and utility articles are presented for approval.
- (4) "Customers" means the users of the works whose property is located outside the corporate boundaries of the municipality.
- (5) "Filing date" means the date a filing under this rule is received and file stamped by the secretary of the commission.
- (6) "Municipality" means a:
 - (A) city; or
 - (B) town.
- (7) "Ordinance" means the ordinance adopted by the municipality under IC 8-1.5-3-8.1 that imposes rates and charges on users of the works outside the corporate boundaries of the municipality that are greater than those imposed on users of the works whose property is located inside the corporate boundaries of the municipality.
- (8) "OUCC" means the Indiana office of utility consumer counselor.
- (9) "Petition" means a petition meeting the form and manner prescribed by the commission as defined in section 4(c) of this rule.

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- (10) "Working papers" means documents that were relied upon to support a party's position. Working papers:
 - (A) may be provided in paper or electronic format; and
 - (B) must be:
 - (i) legible;
 - (ii) paginated; and
 - (iii) specifically identified.

(Indiana Utility Regulatory Commission; 170 IAC 1-7-2)

170 IAC 1-7-3 Time frames and procedures

Authority: <u>IC 8-1-1-3</u>; <u>IC 8-1.5-3-8.3</u> Affected: <u>IC 8-1.5-3-8.1</u>; <u>IC 8-1.5-3-8.3</u>

Sec. 3. (a) Under this rule, one hundred twenty (120) days:

- (1) is the statutory amount of time for the commission to make its determination or the stay of the ordinance is automatically lifted; and
- (2) commences as of the date a petition is filed.
- (b) A petition filed under this rule must be filed within fourteen (14) days after the municipality has passed the ordinance setting different rates and charges for users within and outside the municipal boundaries.
- (c) Within ten (10) days after a petition is filed under this rule, the municipality must file its case in support of the rate differential, which may include:
 - (1) testimony;
 - (2) revenue requirements;
 - (3) cost of service studies;
 - (4) related work papers; and
- (5) other documentation or analysis relied upon when approving the ordinance; that supports the rates and charges imposed on the customers and that would assist the utility in meeting its burden of proof as required by IC 8-1.5-3-8.3.
 - (d) Filings to the commission under this rule shall also be served the same day upon the following:
 - (1) The OUCC.
 - (2) The municipality.
 - (3) A party to the proceeding.
- (e) Within forty (40) days of the date the municipality has filed its case in support of the rate differential with the commission, the following may file its response, including working papers, with the commission:
 - (1) The OUCC.
 - (2) A party to the proceeding.
- (f) Within fifteen (15) days after the response is filed with the commission, the municipality may file its rebuttal.
- (g) To the extent appropriate and pursuant to the statutory time limitation, the commission procedures in <u>170 IAC 1-1.1</u> shall be used for proceedings under this rule.

(Indiana Utility Regulatory Commission; 170 IAC 1-7-3)

170 IAC 1-7-4 Petitions and notice requirements

Authority: <u>IC 8-1-1-3</u>; <u>IC 8-1.5-3-8.3</u>

Affected: IC 8-1.5-3-8.3

Sec. 4. (a) At the time that the municipality files its petition, it shall provide notice to the customers by providing the following information:

- (1) The municipality has filed a petition under this rule.
- (2) The date the petition was filed.
- (3) How the customer can obtain a copy of the petition.
- (4) The deadline by which the customer may respond to the petition as set forth in section 3(e) of this rule.
- (5) A statement that the customer may also contact the OUCC concerning a complaint.
- (6) Contact information for the OUCC.
- (b) Notice to customers under this section must be sent by U.S. mail on the date the petition is filed.
- (c) Petitions shall be submitted in substantial compliance with the following forms:
- (1) Form A Sample Customers' Petition:

Form A Sample Customers' Petition

STATE OF INDIANA INDIANA UTILITY REGULATORY COMMISSION

AND AD	ON FOR COMMISSION REVIEW DJUSTMENT, IF NECESSARY, E AND CHARGE DIFFERENCE)))		
PROPEI BOUND	EN PROPERTY WITHIN AND RTY OUTSIDE THE CORPORATE ARIES OF IPALITY))))	CAUSE NO.	
`	nt to IC 8-1.5-3-8.3(d) and IC 8-1.5 whose property is located outside mers") by counsel, respectfully p w and adjust, if necessary, the ra ries of	6-3-8.3(e), Petities the corporate petition the Industrian the Industrian and charge (Municipality	oners, boundaries of iana Utility Regu es imposed on pr). In support of it	, t latory Commission operty outside the s Petition, Petition	sers of the _ (Municipality) n ("Commission") e corporate ers state:
1.	On (date), which imposed rates and charg the corporate boundaries of imposed on users of the works boundaries by more than fifteer ordinance.	(Mun es on users of (N for service to p n percent (15%)	nicipality) adopted the works for se funicipality) that property located). Attached as "E	d an ordinance un rvice to property lo exceed the rates a within the municip xhibit A" is a copy	der IC 8-1.5-3-8.1 ocated outside and charges ality's corporate of the
2.	Under IC 8-1.5-3-8.3(d) and IC 8-percent (10%) of all or twenty-five the corporate boundaries of the percentage difference between is nondiscriminatory, reasonable	ve (25) of the u municipality n the rates and c	sers of the works	s whose property i	s located outside
3.	In accordance with IC 8-1.5-3-8.5 behalf of percent (%) located outside the corporate be	3(d)(2) or IC 8- of all or oundaries of _	1.5-3-8.3(e)(2) this _ # of the users o	s petition is broug of the works whose (Municipality).	ht by and on e property is
4.	The percentage difference betw service to property located outs located within the corporate box	side the corpor	ate boundaries o	f the municipality	ne works for and to property
5.	The rate differential between the discriminatory, unreasonable of	e property loca r unjust becaus	ted outside and i	inside corporate b	oundaries is
6.	To the extent the petitioner seel ordinance should be adjusted:	ks specific relie	ef, indicate how t	he rates and charg	ges in the

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Indiana Register

7.	Other facts or information petitioner believes to be relevant for the commission to consider:				
8.	Petitioners consider <u>IC 8-1.5-3-8.3(d)</u> and <u>IC 8-1.5-3-8.3(e)</u> , and (identify any other statutes determined to be relevant) to be applicable to the relief requested by this Petition.				
9.	is counsel of record for Petitioners in this matter and is duly authorized to accept service of papers in this cause on behalf of Petitioners.				
unreaso	FORE Petitioners respectfully request the Commission to review the percentage difference in the respective rates and charges and determine whether the difference is discriminatory, in the rates and unjust, and if necessary, adjust the rates and charges imposed on Petitioners, and for injust and reasonable relief.				
	Respectfully submitted,				
	Attorney for Petitioners Verification				
I, represe	, affirm under penalties for perjury that the foregoing ntations are true to the best of my knowledge, information, and belief.				
Signed	(Representative of the Ratepayers/Petitioners)				
Attorne	y Contact Information				
(2) Fo	orm B Sample Municipality's Petition:				
	Form B Sample Municipality's Petition				
	STATE OF INDIANA INDIANA UTILITY REGULATORY COMMISSION				
AND AD OF RAT BETWE PROPEI BOUND	ON FOR COMMISSION REVIEW DJUSTMENT, IF NECESSARY, E AND CHARGE DIFFERENCE EN PROPERTY WITHIN AND CAUSE NO. RTY OUTSIDE THE CORPORATE ARIES OF DIPALITY)				
Pursuar counsel	nt to IC 8-1.5-3-8.3(d) and IC 8-1.5-3-8.3(e), Petitioner,, (Municipality), by , respectfully petitions the Indiana Utility Regulatory Commission ("Commission") to review and f necessary, the rates and charges imposed on property outside the corporate boundaries of (Municipality). In support of its Petition, Petitioner states:				
1.	On(date), (Municipality) adopted an ordinance under <u>IC 8-1.5-3-8.1</u> which imposed rates and charges on users of the works for service to property located outside the corporate boundaries of (Municipality) that exceed the rates and charges imposed on users of the works for service to property located within the municipality's corporate boundaries by more than fifteen percent (15%). Attached as "Exhibit A" is a copy of the ordinance.				
2.	Under IC 8-1.5-3-8.3(d) and IC 8-1.5-3-8.3(e), either or both the municipality, or the lesser of ten percent (10%) of all or twenty-five (25) of the users of the works whose property is located outside the corporate boundaries of the municipality may petition the Commission to review the percentage difference between the rates and charges in order to determine whether the difference is nondiscriminatory, reasonable, and just.				
3.	In accordance with IC 8-1.5-3-8.3(d)(1) or IC 8-1.5-3-8.3(e)(1) this petition is brought by and on behalf of (Municipality).				

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4.	The percentage difference between the rates and charges imposed on users of the works for service to property located outside the corporate boundaries of the municipality and to property located within the corporate boundaries is
5.	The rate differential between the property located outside and inside the corporate boundaries is nondiscriminatory, reasonable and just because
6.	Other facts or information petitioner believes is relevant for the commission to consider:
7.	Petitioner considers <u>IC 8-1.5-3-8.3(d)</u> and <u>IC 8-1.5-3-8.3(e)</u> , and (identify any other statutes determined to be relevant) to be applicable to the relief requested by this Petition.
8.	authorized to accept service of papers in this cause on behalf of Petitioner.
betweer unreaso works w	FORE Petitioner respectfully requests the Commission to review the percentage difference in the respective rates and charges and determine whether the difference is discriminatory, onable and unjust, and if necessary, adjust the rates and charges imposed on the users of the phose property is located outside the corporate boundaries of the municipality, and for all other treasonable relief.
	Respectfully submitted,
	Attorney for Petitioner
	Verification
I, represe	, affirm under penalties for perjury that the foregoing ntations are true to the best of my knowledge, information, and belief.
Signed_	(Representative of the Municipality)
Attorne	y Contact Information
(Indiana	Utility Regulatory Commission; <u>170 IAC 1-7-4</u>)
170 IAC	1-7-5 Commission determination and order
	y: <u>IC 8-1-1-3; IC 8-1.5-3-8.3</u> : <u>IC 8-1.5-3-8; IC 8-1.5-3-8.3</u>

Sec. 5. If the commission disapproves the municipality's petition and determines that the percentage difference between the rates and charges imposed on customers outside the corporate boundaries and those imposed on users of the works inside the corporate boundaries is not just, reasonable, and nondiscriminatory under IC 8-1.5-3-8.3, it may:

- (1) establish nondiscriminatory, reasonable, and just rates and charges for the customers outside the corporate boundaries in accordance with <u>IC 8-1.5-3-8.3(h)</u> and <u>IC 8-1.5-3-8.3(i)</u>;
- (2) order the municipal legislative body to adopt an ordinance imposing the nondiscriminatory, reasonable, and just rates and charges; and
- (3) if necessary, establish an additional procedural timetable for the establishment of just and reasonable rates.

(Indiana Utility Regulatory Commission; 170 IAC 1-7-5)

Notice of Public Hearing

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An httml version of this document.